### LOCAL FORM FOR A CHAPTER 13 PLAN UNDER FEDERAL RULE OF BANKRUPTCY PROCEDURE 3015.1 AND ADMINISTRATIVE ORDER NO. 17-04

### UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF MICHIGAN

IN RE:

Janice R. Thomas-	Haskins	CASE CHAI	ENO. PTER 13	
S.S.# xxx-xx-7773 Debtor	-	JUDO	Έ	
Debtoi			DLAN	CHMMADV
and			·	SUMMARY
				ional purposes only.
			36 Months	26 Months
S.S.#			num Plan Length: _ payment: \$_229.71	
Joint-Debtor				ass 9 Creditors \$ 0.00
Debtor(s)	/			ds committed 100%
		CHAPTER 13 PLAN	J	
	[X] Original		<u>\</u> nation Modification	#
		<u> </u>		
I. NOTICES				
TO CREDITORS: YOUR	RIGHTS MAY BE AI	FFECTED BY THIS PL	AN. THIS PLAN M	IAY BE CONFIRMED AND
				Y WRITTEN OBJECTION IS
FILED. READ THIS DOO	CUMENT CAREFULI	LY AND CONSIDER SE	EKING THE ADV	ICE OF AN ATTORNEY.
Debtors must check on	e box on each line to st	tate whether or not the P	lan includes each o	of the following items:
		IV. Under Federal Rule	<b>⊠</b> Included	☐ Not included
	cedure 3015(c), a "nons			
		cluded in the approved		
	13 Plan in the Eastern	pased on a valuation of	Included	<b>Not included</b>
the collateral for the		Jaseu on a valuation of	Included	Not included
C. Avoidance of a secu			Included	<b>⋈</b> Not included
		NCLUDED" OR IF BOT	H BOXES ARE C	HECKED, THE PROVISION IS
	THERWISE INCLUD			·
				TIED IN SECTION IV IS VOID.
		T THIS PLAN DOES NO		
*	NY "NONSTANDARI LISTED IN SECTION		IS PLAN (INCLUI	DING ANY OTHERWISE
		,	E THE ADDITION	LLL CELVE LEE PROJUCIONO
				NAL STANDARD PROVISIONS OR FROM DEBTOR'S COUNSEL
UPON WRITTEN REQUI		<u>.UM</u> or <u>www.MIEB.U</u>	<u>scourts.gov</u> c	JR FROM DEBIOR'S COUNSEL
——————————————————————————————————————				
II. APPLICABLE COMMELIGIBILITY FOR D		PLAN PAYMENTS; PL	AN LENGTH; EFI	FECTIVE DATE AND
		eeds the applicable State needs months from the date		tor's Applicable Commitment Period er Confirming Plan.
				n income. Debtor's Applicable e of entry of the Order Confirming
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Plan. **This is a minimum Plan length**. If the Plan has not been completed in the minimum Plan length, the Plan length shall be extended as necessary for completion of the requirements of the Plan; provided that in no event will the Plan term continue beyond 60 months from the date of entry of the Order Confirming Plan. *See Paragraph J of the Additional Terms, Conditions and Provisions for additional information regarding Completion of Plan.* 

If neither or both of the above boxes is checked, then the Applicable Commitment Period and the Plan Length shall be 60 months from the date of entry of the Order Confirming Plan.

- **B.** Debtor's plan payment amount is \$53.01 per week.
- **C.** Future Tax Refunds. See Paragraph A of the Additional Terms, Conditions and Provisions for additional information regarding Tax Refunds and Tax Returns.

	R CASES ASSIGNED TO BAY CITY DIVISION: Check only one box. If none are checked or more than one box is
che	ked, paragraph 2 shall apply:
1.	Debtor's Plan proposes a 100% dividend to unsecured creditors. Therefore, debtor is not required to remit any future Tax
	Refunds
2.	Debtor's Plan proposes less than a 100% dividend to unsecured creditors and debtor's Schedule I <i>does not</i> include a pro-
	ration for anticipated Tax Refunds. Debtor will remit 50% of all Federal and State Tax Refunds that debtor receives or is entitle
	to receive after commencement of the case.
	to receive after commencement of the case.
3.	Debtor's Plan proposes less than a 100% dividend to unsecured creditors and debtor's Schedule I <i>includes</i> a proration for
٥.	
İ	anticipated Federal Tax Refunds. Debtor will remit 100% of all Federal and State Tax Refunds that debtor receives or is entitled
	to receive after commencement of the case to the extent the Refund exceeds the sum of twelve times the amount of the Federal
	and State Tax Refund pro-ration shown in Schedule I.
	R CASES ASSIGNED TO DETROIT DIVISION: Check only one box. If none are checked or more than one box is
che	ked, paragraph 2 shall apply:
1.	Debtor's Plan proposes a 100% dividend to unsecured creditors. Therefore, debtor is not required to remit any future Tax
	Refunds.
2.	Debtor's Plan proposes less than a 100% dividend to unsecured creditors and debtor's Schedule I <i>does not</i> include a pro-
	ration for anticipated Tax Refunds. Debtor will remit 100% of all Federal Tax Refunds that debtor receives or is entitled to
	receive after commencement of the case.
	receive after commencement of the case.
3.	Debton's Dien manages less than a 1000/ dividend to unscound analitans and debton's Sahadula Lineludes a manation for
3.	Debtor's Plan proposes less than a 100% dividend to unsecured creditors and debtor's Schedule I <i>includes</i> a proration for
	anticipated Federal Tax Refunds. Debtor will remit 100% of all Federal Tax Refunds that debtor receives or is entitled to receive
	after commencement of the case to the extent the Refund exceeds the sum of twelve times the amount of the Federal Tax Refundation
	pro-ration shown in Schedule I.
FO	R CASES ASSIGNED TO FLINT DIVISION: Check only one box. If none are checked or more than one box is checked,
par	graph 2 shall apply:
1.	Debtor's Plan proposes a 100% dividend to unsecured creditors. Therefore, debtor is not required to remit any future tax
	refunds.
	Telefolds.
2.	Debtor's Plan proposes less than a 100% dividend to unsecured creditors and debtor's Schedule I <i>does not</i> include a pro-
۷.	ration for anticipated tax refunds. Debtor will remit 100% of all Federal Tax Refunds that Debtor receives or is entitled to
	receive after commencement of the case.
_	
3.	Debtor's Plan proposes less than a 100% dividend to unsecured creditors and debtor's Schedule I <i>includes</i> a proration for
	anticipated Federal Tax Refunds. Debtor is not required to remit Federal Tax Refunds in excess of the amount of the proration
	shown on Schedule I.
1	.   If the box to the immediate left is "checked", the debtor acknowledges that debtor is not eligible for a discharge pursuant
	to 11 USC §1328.
	·
	☐ If the box to the immediate left is "checked", the joint debtor acknowledges that joint debtor <b>is not</b> eligible for a
	discharge pursuant to 11 USC §1328.

Е.	E.   If the box to the immediate left is "checked", the debtor or joint debtor is self-employed AND incurs trade credit in the production of income from such employment. Debtor shall comply with the requirements of Title 11, United States Code, and all applicable Local Bankruptcy Rules regarding operation of the business and duties imposed upon the debtor.									
			ATMENT OF CLASSES OF CL				dditional	Terms, Conditions and		
			rmation regarding the order in wh	icn ciai	ms are to be p	paia.				
			FEES as determined by statute.		EODNENG E	EEC AND C	ОСТС			
В.			FRATIVE CLAIMS, INCLUDING							
	1. PR		TION ATTORNEY FEES: At con							
	a.	services rendere \$\frac{3,500.00}{2,500.00}\$ thr prior to the com-	a separate fee application pursuant d plus \$_0.00_ for costs advanced ough the Effective Date of the Plan mencement of this case as reflected 1 be paid as an Administrative Exp	by Coun. The the in the	insel, for total otal Attorney Rule 2016(b)	l Attorney Fe Fees and Cos	es and Co sts less th	osts of e sum paid to Counsel		
	b.	Application for pursuant to 11 U	rd of compensation for services ren Compensation for services rendere USC §327 and §330. If Counsel electrow \$4,000.00 for this purpose. Se Additional information.	d up the	rough the date le a fee applic	e of entry of t	he Order	Confirming Plan sub-paragraph, the		
		OST-CONFIRMA additional informa	TION ATTORNEY FEES: See Intion.	Paragra	uph D of the A	ldditional Ter	ms, Cona	litions and Provisions		
	pro	intends to retain the fessional services	THER PROFESSIONALS FOR the services of (name of person to post-petition with fees and expense additional Terms, Conditions and Pro-	be retains of the	ned) as (cap e professional	acity or purp to be paid as	ose for re an Admi	tention) to perform		
	pur	suant to 11 USC §	<b>TRATIVE EXPENSE CLAIMS:</b> 503 shall be paid as a Class Two actions for additional information.							
C.	TREA	TED AS UNSEC	URED CLAIMS TO BE STRIPP URED CLAIMS TO BE PAID B tions and Provisions for additional	Y TRU	STEE. See F					
	Class 3	3.1 Liens to be Str	ripped. 11 USC §506(a).							
		Cre	<u>ditor</u>			<u>Colla</u>	<u>teral</u>			
Non	е									
	Class 3	3.2 Judicial Liens	and Non-Possessory, Non-Purch	ase Mo	oney Liens to	be Avoided.	. 11 USC	§522(f).		
		Cre	ditor			<u>Colla</u>	teral			
-NON	E									
D.			RED CLAIMS ON WHICH THE E PLAN. 11 USC §1322(b)(5).	E LAST	CONTRAC	CTUAL PAY	MENT I	S DUE BEYOND		
	Class 4	the date of	Responsible to Payments on a claim secured by the Order for Relief. (See Paragrand Provisions for additional informational informations)	aph P,	Paragraph L					
		reditor	<u>Collateral</u>		Monthly	Payment Payment	Dir	ect or Via Trustee		
-NON	E									
	Class 4		n Arrearages on a claim secured unts which were due as of the fili				nce to be	paid by Trustee:		
					,	Estimated A	_	Months to Cure From		
-NONI		reditor	<u>Collateral</u>	Arre	ears Amount	Monthly P	ayment	Confirmation Date		
TAOIN			1			l .		1		

# Class 4.3 Continuing Payments other than on a claim secured by the debtor's principal residence that come due on and after the date of the Order for Relief. (See Paragraph P, Paragraph L and Paragraph EE of the Additional Terms, Conditions and Provisions for additional information).

<u>Creditor</u> <u>Collateral</u>		Monthly Payment	Direct or Via Trustee
-NONE-			

#### Class 4.4 Pre-Petition Arrearages other than on a claim secured by the debtor's principal residence to be paid by Trustee: Those amounts which were due as of the filing of the Order for Relief:

				Estimated Average	Months to Cure From
	<u>Creditor</u>	<u>Collateral</u>	Arrears Amount	Monthly Payment	Confirmation Date
Ī	-NONE-				

#### E. CLASS FIVE - SECURED CLAIMS ON WHICH THE LAST PAYMENT WILL BECOME DUE WITHIN THE PLAN DURATION. (See Paragraph H, Paragraph L, Paragraph O, and Paragraph S of the Additional Terms, Conditions

**PLAN DURATION.** (See Paragraph H, Paragraph L, Paragraph O, and Paragraph S of the Additional Terms, Condition and Provisions for additional information).

Class 5.1. Secured Claims not excluded from 11 USC §506 to be paid Equal Monthly Payments. 11 USC §1325(a)(5)(B):

	Indicate if "crammed" *** or modified	Interest rate (Present	Total to be paid Including	Monthly	
Creditor/Collateral		Value Rate)	<u>Interest</u>	<u>Payment</u>	Direct or Via Trustee
Ford Motor Company/2019 Ford Escape 52000 miles Location: 30168 Warley Court, Novi MI 48377		0.00%	0.00	463.19	Direct

<sup>\*\*\*</sup> See debtor's Schedule A/B for more information about values.

### Class 5.2. Secured Claims not excluded from 11 USC §506 *not* to be paid Equal Monthly Payments. 11 USC §1325(a)(5)(B):

	Indicate if			Estimated	
	"crammed"***or	Interest rate		Average	
	<u>modified</u>	(Present	Total to be paid	Monthly	
Creditor/Collateral		Value Rate)	including interest	Payment	Direct or Via Trustee
-NONE-/					

<sup>\*\*\*</sup> See debtor's Schedule A/B for more information about values.

### Class 5.3. Secured claims excluded from 11 USC §506 by the "hanging paragraph" at the end of 11 USC §1325(a)(9) to be paid "Equal Monthly Payments". 11 USC §1325(a)(5)(B).

		Interest rate			
	Indicate if	(Present	Total to be paid	Monthly	
Creditor/Collateral	"modified	Value Rate)	Including interest	Payment	Direct or Via Trustee
-NONE-/					

#### Class 5.4. Secured claims excluded from 11 USC §506 by the "hanging paragraph" at the end of 11 USC §1325(a)(9) *not* to be paid Equal Monthly Payments. 11 USC §1325(a)(5)(B).

	Indicate if "modified	Interest rate (Present	Total to be paid	Estimated Average Monthly_	
<u>Creditor/Collateral</u>		Value Rate)	<u>Including interest</u>	<u>Payment</u>	<u>Direct or Via Trustee</u>
-NONE-/					

**Class 5.5. Surrender of collateral.** (See Paragraph P of the Additional Terms, Conditions and Provisions for additional information).

The debtor(s) surrenders debtor's interest in the following collateral. Any allowed unsecured claim remaining after disposition of the collateral will be treated as a Class 9 General Unsecured Creditor.

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	C. P. N					D.	. ,.	CC 11 +	1		
-NONE	<u>Creditor Nar</u>	<u>ne</u>				Descr	iption (	of Collater	<u>al</u>		
	CLASS SIX – EXEC assumes the executor Terms, Conditions and Class 6.1. Continuing	y contracts and under the provisions for add	nexp ditio	oired leases listenation	ed in su						
-NONE	Creditor		<u>Pr</u>	<u>operty</u>		Mon <u>Payr</u>	•		/Contra		Direct or Via <u>Trustee</u>
-NONE	Class 6.2. Pre-petition	n Arrearages on A	ssu	med Executory	Contr	acts and	Leases	(to be pai	d by Tri	ustee	):
-NONE	<u>Creditor</u>	<u>Pr</u>	opei	rty	Arrea	rs Amour		timated A onthly Pa			nths to Cure From onfirmation Date
	shall be de that unexp	ects the executory ecutory contract t emed rejected as o ired lease or execu and Provisions for	hat of th utor	is neither expro te date of confin y contract was	essly as rmatior listed b	sumed in 1 of debto	Class r's ch	6.1 above apter 13 p	or exp	ressly	y rejected below ame extent as if
		<u>Creditor</u>						Proper	<u>ty</u>		
-NONE	<u>-</u>										
G.	CLASS SEVEN – PR Class 7.1. Domestic S Relief:								er the d	ate o	f the Order for
	Credito	<u>r</u>		Monthly	Payme	<u>nt</u>		<u>Dir</u>	ect or V	ia Tr	<u>ustee</u>
-NONE	<u>-</u>										
	Class 7.2. Domestic S	upport Obligation	ıs: P	Pre-Petition Art	rearage				ie Orde	r for	Relief:
-NONE	<u>Creditor</u>			Arrears Amou	<u>nt</u>		ated A hly <u>Pa</u>		<u>Di</u>	rect o	or Via Trustee
	Class 7.3. All Other I		l Cla	aims [11 U.S.C.	. §1322	(a)(2)]					
-NONE	<u>Credito</u>	<u>r</u>		Am	<u>ount</u>			<u>Dir</u>	ect or V	<u>ia Tr</u>	<u>ustee</u>
	 CLASS EIGHT – SE Trustee): (See Paragra										
NIONI	<u>Creditor</u>	Am	oun	<u>t</u>	Intere	est Rate		Reason	for Spec	cial T	reatment
I.	CLASS NINE - GEN Conditions and Provis This Plan shall p that is not less th Value of Encum Amount; or (ii)		info for c ailat "Ui e ful	rmation.  distribution to croble in Chapter 7 nsecured Base Al Plan Length as	reditors shown Amount s indica	holding ( on Attach "). This P ted in Par	Class 9 ment 1 lan sha agraph	General U , Liquidat ll provide II.A of th	Insecure ion Ana either (i	ed cla llysis i) the whic	aims in an amount and Statement of Unsecured Base hever yields the
Г	_	cerning funds estim provide a dividend t									allowed claims.
Local For	m 10-24-17 V 1	25 yrac a dividend t	110		Conord	0110000		oqual	100/	5 01 6	o., ou ciuiiiis.
				5							

If neither box is checked or if both boxes are checked, then the plan shall pay the Unsecured Base Amount.

If the box to the immediate left is "checked", creditors holding claims in Class Seven, Eight and Nine shall receive interest on their allowed claims at the rate of 0.00% per annum as required by 11 USC §1325(a)(4).

#### IV. Nonstandard Plan Provisions:

• ANY "NONSTANDARD PROVISION" THAT IS NOT BOTH INCLUDED IN SECTION 1.A AND SPECIFICALLY STATED IN THIS SECTION IS VOID.

- V. A. <u>DEBTOR'S OBLIGATION TO REMIT TAX REFUNDS:</u> Debtor shall not alter any withholding deductions/exemptions without Court approval. If the Internal Revenue Service or any State taxing authority remits to the Trustee any sum which the debtor is not required to remit pursuant to this Plan, then upon written request of the debtor and concurrence of the Trustee, the Trustee shall be authorized to refund those sums to the debtor from funds first available without further motion, notice or Order of Court. The Trustee shall not be required to recoup or recover funds disbursed to creditors prior to receipt of the debtor's written request **except as otherwise specifically ordered by the Court**. If debtor is married and debtor's spouse is not a joint-debtor in this case, debtor's Tax Refund(s) for any calendar year shall be 50% of the aggregate net Tax Refunds received by debtor and debtor's Non-filing spouse, regardless of whether debtor and spouse file a joint tax return or file separate tax returns.
- V.D. <u>POST-CONFIRMATION ATTORNEY FEES & COSTS BY SEPARATE APPLICATION:</u> Counsel reserves the right to file Applications for compensation for services rendered subsequent to the Confirmation of this Plan. Upon entry-of an Order Awarding Post Confirmation Attorney Fees, if Debtor's Plan will not complete within 60 months of the date of the Order Confirming Plan, all unpaid Attorney fees and costs shall be paid by the Trustee only after a plan modification that allows Debtor's Plan to complete within 60 months from the date of the Order Confirming Plan is approved with notice as is appropriate to the parties interested.
- V.F. <u>ORDER OF PAYMENT OF CLAIMS:</u> All claims for which this Plan proposes payment through the Trustee shall be paid in the following order to the extent that funds are available:

Level 1: Class 1

Level 2: Class 2.1, 2.2, and 2.3, 5.1, 5.3 and 6.1

Level 3: Class 2.1 and 2.3, 5.1, 5.3 and 6.1

Level 4: Class 2.2 and 2.4

Level 5: Classes 4.1 and 4.3

Level 6: Classes 4.2, 4.4, 5.2, 5.4 and 6.2

Level 7: Class 7

Level 8: Classes 3.1, 3.2, 5.5, 6.3, 8 and 9

Each level shall be paid as provided in this Plan before any disbursements are made to any subordinate class. If there are not sufficient funds to pay all claims within a level, then the claims in that level shall be paid *pro rata*.

- V.O. <u>VESTING, POSSESSION OF ESTATE PROPERTY AND LIEN RETENTION:</u> Upon the Effective Date of the Plan, all property of the estate shall **not** vest in the debtor and shall <del>cease</del> continue to be property of the estate. The debtor shall remain in possession of all property during the pendency of this case unless specifically provided herein, and shall not seek to sell, transfer or otherwise dispose of such property (except in the ordinary course of debtor's business) without prior Court approval.
- V.Y. OBJECTIONS TO PROOFS OF CLAIM: Any party-in-interest shall have the right to object to Proofs of Claim. Confirmation of this Plan shall not constitute a waiver of any objection and shall not constitute or have any res judicata or collateral estoppel effect on or against any objection to Proof of Claim. If any objection to Proof of Claim is filed and sustained, in whole or in part, after the Trustee has begun making disbursements under this plan as confirmed, Trustee shall have no obligation or duty to recoup any payments or disbursements made to the creditor whose Proof of Claim was the subject of the objection except as otherwise specifically ordered by the Court.
- I, <u>Charles J. Schneider P-27598</u>, Attorney for Debtor (or Debtor if not represented by an attorney), certify that this Plan contains no "Nonstandard Provisions" other than those set out in Section IV above.

/s/ Charles J. Schneider	/s/ Janice R. Thomas-Haskins	
Charles J. Schneider P-27598	Janice R. Thomas-Haskins	
Attorney for Debtor 39319 Plymouth Rd. Suite 1	Debtor	
Livonia, MI 48150-1059		
Street Address		
Livonia, MI 48150-1059	Joint Debtor	
City, State and Zip Code notices@cschneiderlaw.com		
E-Mail Address	July 6, 2023	
(734) 591-4890	Date	

Phone Number

#### **ATTACHMENT 1**

#### <u>LIQUIDATION ANALYSIS AND STATEMENT OF VALUE OF ENCUMBERED PROPERTY:</u>

TYPE OF PROPERTY	FAIR MARKET VALUE	LIENS	DEBTOR'S SHARE OF EQUITY	EXEMPT AMOUNT	NON-EXEMPT AMOUNT
PERSONAL RESIDENCE	0.00	0.00	0.00	0.00	0.00
REAL ESTATE OTHER THAN PERSONAL RESIDENCE	0.00	0.00	0.00	0.00	0.00
HHG/PERSONAL EFFECTS					
Used by Debtor personally; no single item >\$700 See attached supplemental list; Debtor's residence	2,500.00	0.00	2,500.00	2,500.00	0.00
TV, Smart phone, Laptop Location: 30168 Warley Court, Novi MI 48377	500.00	0.00	500.00	500.00	0.00
Used by Debtor personally; no single item >\$700 See attached supplemental list; Debtor's residence	500.00	0.00	500.00	500.00	0.00
HHG/PERSONAL EFFECTS (total)	3,500.00	0.00	3,500.00	3,500.00	0.00
JEWELRY					
Jewelry used by the Debtor personally See attached supplemental list; Debtor's residence	200.00	0.00	200.00	200.00	0.00
JEWELRY (total)	200.00	0.00	200.00	200.00	0.00
CASH/BANK ACCOUNTS					
Cash	2.00	0.00	2.00	2.00	0.00
Checking & Savings Accounts: People Driven Credit Union	5.00	0.00	5.00	5.00	0.00
Checking & Savings Accounts: Huntington National Bank	10.82	0.00	10.82	10.82	0.00
CASH/BANK ACCOUNTS (total)	17.82	0.00	17.82	17.82	0.00

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VEHICLES					
2019 Ford Escape 52000 miles Location: 30168 Warley Court, Novi MI 48377	16,000.00	16,663.00	0.00	0.00	0.00
VEHICLES (total)	16,000.00	16,663.00	0.00	0.00	0.00
OTHER (itemize)					
401(a): Merill Lynch	292.50	0.00	292.50	292.50	0.00
Primerica Term Life Ins. Beneficiary: Daughter	0.00	0.00	0.00	0.00	0.00
OTHER (total)	292.50	0.00	292.50	292.50	0.00

Amount available upon liquidation	\$ 0.00
Less administrative expenses and costs	\$ 0.00
Less priority claims.	\$ 0.00
Amount Available in Chapter 7	\$ 0.00

#### **ATTACHMENT 2**

## CHAPTER 13 MODEL WORKSHEET LOCAL BANKRUPTCY RULE 3015-1(B)(2) E.D.M

1.	Proposed length	of Plan:	36	_ months						
2.	Initial Plan Payn \$229.71 per montl		8,269.56 (subtotal)							
3.	Additional Payments:	\$	per=\$(subtotal)							
4.	Lump sums payr	ments					\$0.00			
5.	Total to be paid	into Plan (total of	lines 2 through 4)				\$8,269.56			
6.	Estimated disbursements other than to Class 9 General Unsecured Creditors									
	a. Estimated Tr	rustee Fees		\$703.08						
	b. Estimated Attorney Fees and costs through confirmation of plan			\$4,000.00	(Estimated for feasibility purposes only)					
	c. Estimated Atto through durati		sts post-confirmatio	Unknown						
	d. Estimated fees	s of other Profession	onals	\$0.00						
	e. Total mortgag payments	e and other contin	uing secured debt	\$0.00						
	f. Total non-continuing secured debt payments (including interest)		\$0.00							
	g. Total priority	claims		\$0.00						
	h. Total arrearag	ge claims		\$0.00						
7.	Total disburseme (Total of lines 6.		Class 9 General Un	secured Creditors		\$	4,703.08			
8.	Funds estimated (Line 5 minus Li		r Class 9 General U	nsecured Creditors	\$		3,566.48			
9.		end to Class 9 Gen n Analysis on page		ditors in Chapter 7 proceedi	ng \$		0.00			

COMMENTS: